

From:
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November 2, 2001

TO:

ILLINIOS COMMERCE COMMISSION
527 E. CAPITOL AVENUE
SPRINGFIELD, IL 62701

DEAR SIR/MADAM:

TO:
DONNA M. CATON, CHIEF CLERK

I WAS ORDERED BY ADMINISTRATIVE LAW JUDGE SAINOT TO AMEND MY ORIGINAL COMPLAINT.

I AM STATING FROM MY PERSONAL POINT OF VIEW, I WAS BEING TO POLITE, AND NOT UNDERSTOOD, THE COMPLAINT IS VERY SERIOUS AND EMBARRASING TO STATE, BUT I WILL TRY.

1. STATED PREVIOUSLY THAT WE ARE MAKING THIS COMPLAINT FOR ALLEGED DISCRIMINATION,
 - A. I WILL EXPLAIN, THE ALLEGED DISCRIMINATION IS THAT COMMONWEALTH EDISON DID NOT WANT BLACKS TO BUILD A CHURCH NEXT TO A LARGE DEVELOPMENT, IN STATING THIS THEY USE STATEMENTS INVOLVING THE WORDS NIGGERS, THEY ASKED WHAT KIND OF CHURCH MEANING WHAT COLOR OF PEOPLE, AND DID EVERYTHING IN THEIR POWER TO RUIN A LARGE AND COSTLY BUSINESS TRANSACTION.

2. STATED PREVIOUSLY, WE ARE MAKING THIS COMPLAINT TO ALLEGED PIRACY BECAUSE OF VERBAL STATEMENTS MADE TO FRANK G. SALADINO AND OTHERS FROM COMED.
 - A. I DO NOT KNOW WHAT PIRACY IS, OR ENCROACHMENT, OR EXTORTION, OR WHATEVER, BUT I DO KNOW
 - B. COMMONWEALTH EDISON DOES WHAT THEY WANT TO DO WITH THIS LAND OF MINE, DRIVE ON IT, DESTROY IT, BY DRIVING THEIR BIG TRUCKS ON IT, DIGGING HOLES, TEARING UP SOD, ETC.
3. AND TO THE VERBAL STATEMENT MADE TO EMPLOYEES OF FRANK G. SALADINO BY COMED
 - A. WE ARE COM-ED, WE CAN DO WHATEVER WE WANT, WE KNOW WHO YOU SUB-CONTRACTORS ARE AND WHAT WE CAN DO TO YOU WHEN YOU TRY TO GET ZONING OR ELECTRIC ON OTHER JOBS, WE DO NOT WANT THIS PROJECT HERE.
4. SENTENCE THREE (3), COVERS THREE AND FOUR, OF THE ORIGINAL COMPLAINT
5. ENCROACHMENT BY PLACING UTILITY POLLS WITHOUT PERMISSION FROM THE OWNER THEY KNEW NEVER GOT EASEMENT, ETC.
 - A. I DO NOT KNOW WHAT ENCROACHMENT MEANS, I JUST KNOW THAT COM-ED PUT UTILITY POLES ON MY PROPERTY WITHOUT PERMISSION AND THERE NOT PAYING RENT
 - B. THEY STATED, THEY HAD PERMISSION, WELL THEY LIE, I CAN PROVE FROM BUSINESS PARTNERS AND SUB-CONTRACTORS THAT WERE PRESENT IN NUMEROUS CONVERSATION, INVOLVING PAUL CALIGHAN, COM-ED AND OTHER COM-ED REPRESENTATIVES WERE THE TOPIC CAME UP AND THEY WERE ASKED WHAT ARE THOSE POLES DOING ON MY PROPERTY, AND THEIR RESPONSE WAS THEY WERE THERE FOR THE SUBSTATION

- C. THEY CAME WITH A DOCUMENT SIGNED THAT WE CONTEST AND HAS NUMEROUS DATES, AND SIGNATURES AND DOESN'T SAY ANYTHING, EXCEPT, THAT WE WERE TO GET THE EASEMENTS, DIG TRENCHES, ETC. TO GET POLES, I GUESS BECAUSE IT DOESN'T MAKE ANY SENSE, ANYWAY WE NEVER DID WHAT WE WERE TOLD TO DO IN THIS DOCUMENTS, WHICH MEANS WE NEVER WANTED OR ASKED FOR UTILITY POLES.
 - D. THEY WERE ASKED TO PRODUCE THE DOCUMENTS FROM US THAT SUPPORT THEIR CLAIM THAT WE WERE TO HAVE SUBMITTED FOR A BUILDING WE WERE SUPPOSE TO BUILD AND THAT WAS THE REASON WE ASKED FOR ELECTRIC, AS USUAL, THEY LIE, BECAUSE THEY CANNOT PRODUCE ANY ARCHITECT DRAWINGS, OR ENGINEERS OR REQUEST FOR THE AMOUNT OF ELECTRIC OR PLANS, BECAUSE THEY DO NOT HAVE ANY.
 - E. THEY SENT A DOCUMENT THAT WAS ON THEIR LETTERHEAD, AND STATED THAT WE WERE TO BUILD A 2000 SQ.FT. BUILDING, WELL WE CAN TELL THAT THEY ARE ELECTRICIAN, NOT GENERAL CONTRACTORS, A 2000 SQ.FT. BUILDING THAT IS A GARAGE, AND WE SHOULD RUN THE SEWER FOR MILES, WATER, ARCHITECTS, ENGINEERS, ETC.ETC. FOR A 2000 SQ.FT. COMMERCIAL BUILDING? WHAT IS IT ? A DOG HOUSE?, ESPECIALLY FOR THE ELECTRIC THAT WAS PUT ON THAT PROPERTY, IT IS ENOUGH TO LIGHT UP THE EMPIRE STATE BUILDING.
6. DISCOURAGED BUYERS BY NUMEROUS TRUCKS COMING IN TO UPDATE SECURITY
- A. WHAT THEY TOLD POTENTIAL BUYERS, ON THE CONDITION OF THE POWER PLANT, WHO WERE BLACK WAS ENOUGH TO SCARE THEM, AND NOT MAKE THEM WANT TO PURCHASE ANY PROPERTY. READ SENTENCE 7

7. LEAVING GATES AND DOORS OPEN TO SUBSTATION, FENSE UNLOCK TO SUBSTATION, MAKING ANY ONE WHO WANTED TO DO WHAT THEY WANTED TO DO TO THE POWER PLANT.
 - A. UNTIL THEY WERE REPORTED TO THE COMMERCE COMMISSION OF THEIR NEGLIGENCE, AND REPORTED NUMEROUS TIMES FOR NUMEROUS ACTS OF NEGLIGENCE, STUPIDITY, LACK OF SECURITY FOR SOMETHING SO DANGEROUS, WE PRESUME.
 - B. WE HAVE PICTURES ON EVERY THING, INCLUDING THEM LEAVING THE GATES TO THE SUBSTATION OPEN AND THE DOORS OF THE SUBSTATION BUILDING OPEN, WITH NO ONE PRESENT, THEY LEFT WITHOUT CLOSING THEM, AND WE HAD TO CALL NUMEROUS TIMES TO HAVE THEM COME BACK AND LOCK UP, MEANING SECURED THE PREMISES,
 - C. THIS NUMEROUS TIMES SCARED POTENTIAL BUYERS, AND WE CAN PRODUCE THE WITNESSES, WHICH EVERY THING WE ARE SAYING COST ME MONEY, AND TIME CONSUMING, AND DURESS.
 - D. SOME TRUCKS WERE FROM ARKANSAS, WE TOLD THAT TO COM-ED, ALSO THERE WERE TRUCKS DOWN BY THE BAR ON THE CORNER, WHILE THIS LACK OF SECURITY WAS GOING ON, COSTLY IS ONE THING, SCARY IS ANOTHER.
8. I WANT TO KNOW ABOUT THE TRANSFORMERS ON THE EAST SIDE OF THE PROPERTY, AND HAVE A TWENTY FOOT EASEMENT, AND THEY ARE TWELVE FEET AWAY FROM MY PROPERTY, THE COMMERCE COMMISSION SAID YOU HAVE TO MEASURE FROM BEHIND THE TRANSFORMER, AND WE HAVE, AND THEY ARE NOW WITHIN THEIR EASEMENT RIGHTS, I WANT TO KNOW IF THEY HAVE WIRES FROM THEIR TRANSFORMERS UNDERGROUND TO MY PROPERTY OR ANY WHERE ON MY PROPERTY.
9. THEY GAVE PERMISSION TO CABLE, AND PHONE COMPANY TO RUN UNDERLINE CABLE ATLEAST THAT'S WHAT THEY TOLD US, THEY SAID BECAUSE COMMONWEALTH EDISON OWNS THIS PROPERTY, AND GAVE THEM PERMISSION.

10. MYSTERIOUS MATINEE CONSTRUCTION, LATE NIGHT CONSTRUCTION, TAKING POLES OUT, TRESPASSING,
 - A. NUMEROUS TIMES WE SAW TRUCKS LEAVING THE PROPERTY AT NIGHT, A TELEPHONE POLE DISAPPEARED ONE NIGHT.
11. BREACH OF A VERBAL CONTRACT FOR PURCHASE OF LAND.
 - A. AS MYSELF, AND ANOTHER PERSON WERE AT COM-ED, AND WE WERE TALKING TO PAUL CALIGHAN, CONCERNING THE RENTAL HE OWES, AND ALL THE CONSTRUCTION THAT WE HAD TO DO EVERY YEAR THAT THEY NEVER DID, FROM THE ROADS THEY TORE UP, TO ENJOY THE BENEFITS OF THE EASEMENT THEY MUST FIX THE ROADS, LEAVE THEM LIKE THEY FOUND THEM, AND DO NO DAMAGE TO ANY OTHER LAND THAT IS NOT IN THEIR EASEMENT, THEY HAVE VIOLATED ALL THESE LAWS, NUMEROUS TIMES FOR NUMEROUS YEARS, THE VERBAL CONTRACT FOR PURCHASE WHICH INCLUDES MORE THAN WE HAVE STATED ABOVE FOR INSTANCE TWO ACRES OF LAND OF TREES CLEARED, STUMPS TAKEN OUT, TREES CUT DOWN, REMOVED FROM THE PROPERTY, ALSO THREE MORE ACRES OF TREES REMOVED FROM THE PROPERTY, CLEARED, A FIVE HUNDRED FOOT ROAD CLEARED OF TREES, ON THE SOUTH SIDE OF THE PROPERTY AND WEST SIDE OF THE PROPERTY, REMOVING FIVE ACRES OF TREES THIS WAS DONE BECAUSE WE WERE STARTING TO DEVELOP, AND THEN PAUL CALIGHAN, AND ASSOCIATES RUIN ALL BUSINESS ATTEMPTS, THEN THE VERBAL OFFER AND PROMISE TO BUY THE LAND WHILE WE WERE DISCUSSING THIS, WAS FOR TWO MILLION DOLLARS, JUST ANOTHER JOKE FROM COM-ED.
12. COM-ED AND PAUL CALIGHAN, AND HIS ENGINEER WERE PROVED TO BE PREJUDICE AND GUILTY OF BEING DISCRIMINATORY TO THE N.A.A.C.P. AT A MEETING HELD IN ONE OF THE ROOMS IN THE COM-ED BUILDING, A MEMBER OF THE N.A.A.C.P., TWO BLACK MINISTERS, ONE ELECTRICAL ENGINEER, THAT WORKS FOR COM-ED, PAUL CALIGHAN, AND MYSELF, AND ANOTHER ELECTRICAL ENGINEER.
13. DISRUPTED A SELL OF LAND TO BUILD CHURCHES, SHELTERS, TO BUILDING TO HELP UN-WED MOTHERS, PRACTICE RELIGION, ETC.ETC., BY NOT GIVING ELECTRIC SERVICE.

14. AT THE PRESENT WHILE THIS HEARING IS GOING ON, COM-ED HAS BEEN DRIVING ALL ON MY PROPERTY, TAKING TRANSFORMERS DOWN, PUTTING TRANSFORMERS UP, ONE OF THEIR TRUCKS HIT A UTILITY POLE ON MY PROPERTY WHILE THEY WERE TRESPASING. THEY JUST DO WHAT THEY WANT TO DO. EVEN WHILE WE ARE HAVING THIS COMPLAINT IN FRONT OF THE COMMERCE COMMISSION, WE HAVE MORE PICTURES, THEY HAVE DESTROYED THE ROAD AGAIN PRIVATE PROPERTY, ETC. ETC. IF THAT IS NOT GUILT, WHAT IS?

SINCERELY,

Frank G. Saladino
Frank G. Saladino

C.C.: MICHAEL S. PABIAN
ATTORNEY FOR COM-ED
DONNA M. CATON, CHIEF CLERK
ADMINISTRATIVE LAW JUDGE SAINOT

Signed before on Nov. 2-01
Kanu Patel

